1 2 3 4 5 6 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 7 AT SEATTLE 8 9 WES WALTERS, 10 Plaintiff. CASE NO. C03-545JLR 11 v. 12 ICICLE SEAFOODS, INC., et al., 13 Defendants. ORDER ON MOTION FOR 14 **DEFAULT JUDGMENT** WES WALTERS, 15 Plaintiff, 16 17 CASE NO. C04-303JLR 18 PHOENIX PROCESSOR LIMITED PARTNERSHIP, et al., 19 Defendants. 20 21 22 This matter comes before the court on Defendant Phoenix Processor Limited 23 Partnership's ("Phoenix") Motion for Default on the Counterclaim (Dkt. # 155). 24 Although Plaintiff failed to file an opposition to Phoenix's motion, the court will consider 25 Plaintiff's motion for reconsideration (Dkt. # 161) as his response. Having fully 26 considered the briefing filed in support of and in opposition to Phoenix's motion, the 27 court GRANTS default judgment in favor of Phoenix. 28 ORDER - 1

On March 10, 2005, the court entered default in this case in favor of Phoenix. Based on the affidavit of Phoenix's Human Resource Manager Erin McLaughlin, the total amount owed by Plaintiff to Phoenix is \$1,974.00. Phoenix's claim is for a sum certain or which may by computation be made certain. It is, therefore, ORDERED that Phoenix has judgment as summarized below.

1.	Judgment Creditor:	Phoenix Processor Limited Partnership
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- 2. Judgment Debtor: Wes Walters
- 3. Principal Judgment Amount: \$1,974.00
- 4. Total Judgment Amount \$1,974.00
- 5. Judgment Amount shall bear interest at 3.32% per annum.
- 6. Attorney for Judgment Creditor:

David C. Bratz LeGros Buchanan & Paul 701 Fifth Avenue, Suite 2500 Seattle, WA 98104 (206) 623-4990

Dated this 26th day of May, 2005.

JAMES L. ROBART

United States District Judge